IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

KINGVISION PAY-PER-VIEW, LTD. : CIVIL ACTION

vs. : NO. 02-2798

BILLIE'S LOUNGE INC., d/b/a :
BILLIE'S BOOMER
RHEBA D. BURNSIDE, INDIVIDUALLY :
AND AS PRINCIPAL OF BILLIE'S
LOUNGE INC. d/b/a BILLIE'S BOOMER

ORDER

AND NOW, this 16th day of September, 2002,

A review of the docket discloses that service of the Complaint in the above-captioned matter has not been made, it is therefore

ORDERED

that the matter is hereby DISMISSED WITHOUT PREJUDICE pursuant to Rule $4\,(m)$ of the Federal Rules of Civil Procedure, as to all defendants.

If, within ten (10) days, good cause can be shown why service was not made within one hundred and twenty (120) days of the date of the filing of the Complaint, the dismissal will be vacated.

Edmund V. Ludwig, J.